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7 Attorney for Defendant CHRISTIAN PANTAGES

8  
9 UNITED STATES DISTRICT COURT

10  
11 NORTHERN DISTRICT OF CALIFORNIA

12 UNITED STATES OF AMERICA, ) No. CR 08-0938-JW  
13 Plaintiff, )  
14 )  
15 v. )  
16 CHRISTIAN PANTAGES et al., )  
17 Defendant. )  
18 )  
19 )  
20 )  
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28 )

15 Christian Pantages may travel to New York, NY to attend a music performance, departing  
16 Thursday, January 10, 2013 and returning Monday, January 14, 2013. Pretrial does not object to  
17 the trip. Before he departs he shall provide pretrial with his itinerary.

18  
19 **IT IS SO STIPULATED.**

20 Date: 1/7/2013

21 \_\_\_\_\_ /s/  
22 Christopher J. Cannon  
23 Attorney for Christian Pantages

24 Date: 1/7/2013

25 \_\_\_\_\_ /s/  
26 Richard C. Cheng  
27 Assistant United States Attorney

28  
29 **IT IS SO ORDERED.**

30 Date: January 7, 2013

31 \_\_\_\_\_  
32 The Honorable Paul Grewal  
33 United States Magistrate Judge

34  
35 STIPULATION AND [PROPOSED] ORDER ALLOWING TRAVEL  
36 CR-08-0938-JW